AMENDMENT TO H.R. **OFFERED BY**

(Medicare Prescription Drug and Modernization Act of 2003)

Strike title I (relating to Medicare Prescription Drug Benefit) and insert the following (and conform the table of contents accordingly):

TITI.E. I_MEDICARE PRESCRIP-

1	IIILE I-MEDICARE PRESCRIP-
2	TION MEDICINE BENEFIT
3	SEC. 101. VOLUNTARY MEDICARE OUTPATIENT PRE-
4	SCRIPTION MEDICINE PROGRAM.
5	(a) IN GENERAL.—Title XVIII (42 U.S.C. 1395 et seq.)
6	is amended—
7	(1) by redesignating section 1859 and part D as sec-
8	tion 1858 and part E, respectively; and
9	(2) by inserting after part C the following new part:
10	"PART D—VOLUNTARY PRESCRIPTION MEDICINE BENEFIT
11	FOR THE AGED AND DISABLED
12	"MEDICARE OUTPATIENT PRESCRIPTION MEDICINE BENEFIT
13	"SEC. 1859. Subject to the succeeding provisions of this
14	part, the voluntary prescription medicine benefit program
15	under this part provides the following:
16	"(1) Premium.—The monthly premium is \$25.
17	"(2) DEDUCTIBLE.—The annual deductible is \$100.
18	"(3) Coinsurance.—The coinsurance is 20 percent.
19	"(4) OUT-OF-POCKET LIMIT.—The annual limit on
20	out-of-pocket spending on covered medicines is \$2,000.
21	"NEGOTIATING FAIR PRICES WITH PHARMACEUTICAL
22	MANUFACTURERS
23	"Sec. 1859A. (a) Authority to Negotiate Prices
24	WITH MANUFACTURERS.—The Secretary shall, consistent with
25	the requirements of this part and the goals of providing quality
26	care and containing costs under this part, negotiate contracts
27	with manufacturers of covered outpatient prescription medi-

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1	cines that provide for the maximum prices that may be charged
2	to individuals enrolled under this part by participating phar-
3	macies for dispensing such medicines to such individuals.
4	"(b) Promotion of Breakthrough Medicines.—In
5	conducting negotiations with manufacturers under this part,
6	the Secretary shall take into account the goal of promoting the
7	development of breakthrough medicines (as defined in section
8	1859H(b)).
9	"CONTRACT AUTHORITY
10	"Sec. 1859B. (a) Contract Authority.—
11	"(1) IN GENERAL.—The Secretary is responsible for
12	the administration of this part and shall enter into con-
13	tracts with appropriate pharmacy contractors on a national
14	or regional basis to administer the benefits under this part.
15	"(2) Procedures.—The Secretary shall establish
16	procedures under which the Secretary—
17	"(A) accepts bids submitted by entities to serve as
18	pharmacy contractors under this part in a region or on
19	a national basis;
20	"(B) awards contracts to such contractors to ad-
21	minister benefits under this part to eligible bene-
22	ficiaries in the region or on a national basis; and
23	"(C) provides for the termination (and non-
24	renewal) of a contract in the case of a contractor's fail-
25	ure to meet the requirements of the contract and this
26	part.
27	"(3) Competitive procedures.—Competitive proce-
28	dures (as defined in section 4(5) of the Office of Federal
29	Procurement Policy Act (41 U.S.C. 403(5))) shall be used
30	to enter into contracts under this part.
31	"(4) Terms and conditions.—Such contracts shall
32	have such terms and conditions as the Secretary shall
33	specify and shall be for such terms (of at least 2 years, but
34	not to exceed 5 years) as the Secretary shall specify con-
35	sistent with this part.

"(5) Use of pharmacy contractors in price ne-

 $\label{eq:contracts} \textbf{GOTIATIONS.} \textbf{—} \textbf{Such contracts shall require the contractor}$

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1	involved to negotiate contracts with manufacturers that
2	provide for maximum prices for covered outpatient pre-
3	scription medicines that are lower than the maximum
4	prices negotiated under section 1859A(a), if applicable. The
5	price reductions shall be passed on to eligible beneficiaries
6	and the Secretary shall hold the contractor accountable for
7	meeting performance requirements with respect to price re-
8	ductions and limiting price increases.
9	"(6) Area for contracts.—
10	"(A) REGIONAL BASIS.—
11	"(i) In general.—Except as provided in
12	clause (ii) and subject to subparagraph (B), the
13	contract entered into between the Secretary and a
14	pharmacy contractor shall require the contractor to
15	administer the benefits under this part in a region
16	determined by the Secretary under subparagraph
17	(B) or on a national basis.
18	"(ii) Partial regional basis.—
19	"(I) IN GENERAL.—If determined appro-
20	priate by the Secretary, the Secretary may per-
21	mit the benefits to be administered in a partial
22	region determined appropriate by the Sec-
23	retary.
24	"(II) REQUIREMENTS.—If the Secretary
25	permits administration pursuant to subclause
26	(I), the Secretary shall ensure that the partial
27	region in which administration is effected is no
28	smaller than a State and is at least the size of
29	the commercial service area of the contractor
30	for that area.
31	"(B) DETERMINATION.—
32	"(i) IN GENERAL.—In determining regions for
33	contracts under this part, the Secretary shall—
34	"(I) take into account the number of indi-
35	viduals enrolled under this part in an area in
36	order to encourage participation by pharmacy

contractors; and

1	"(II) ensure that there are at least 10 dif-
2	ferent regions in the United States.
3	"(ii) No administrative or judicial re-
4	VIEW.—The determination of administrative areas
5	under this paragraph shall not be subject to admin-
6	istrative or judicial review.
7	"(7) Submission of bids.—
8	"(A) Submission.—
9	"(i) In general.—Subject to subparagraph
10	(B), each entity desiring to serve as a pharmacy
11	contractor under this part in an area shall submit
12	a bid with respect to such area to the Secretary at
13	such time, in such manner, and accompanied by
14	such information as the Secretary may reasonably
15	require.
16	"(ii) Bid that covers multiple areas.—
17	The Secretary shall permit an entity to submit a
18	single bid for multiple areas if the bid is applicable
19	to all such areas.
20	"(B) REQUIRED INFORMATION.—The bids de-
21	scribed in subparagraph (A) shall include—
22	"(i) a proposal for the estimated prices of cov-
23	ered outpatient prescription medicines and the pro-
24	jected annual increases in such prices, including
25	the additional reduction in price negotiated below
26	the Secretary's maximum price and differentials be-
27	tween preferred and nonpreferred prices, if applica-
28	ble;
29	"(ii) a statement regarding the amount that
30	the entity will charge the Secretary for admin-
31	istering the benefits under the contract;
32	"(iii) a statement regarding whether the entity
33	will reduce the applicable coinsurance percentage
34	pursuant to section $1859E(a)(1)(A)(ii)$ and if so,
35	the amount of such reduction and how such reduc-
36	tion is tied to the performance requirements de-

scribed in subsection (c)(4)(A)(ii);

1	"(iv) a detailed description of the performance
2	requirements for which the administrative fee of
3	the entity will be subject to risk pursuant to sub-
4	section $(c)(4)(A)(ii)$;
5	"(v) a detailed description of access to phar-
6	macy services provided by the entity, including in-
7	formation regarding whether the pharmacy con-
8	tractor will use a preferred pharmacy network, and,
9	if so, how the pharmacy contractor will ensure ac-
10	cess to pharmacies that choose to be outside of that
11	network, and whether there will be increased cost-
12	sharing for beneficiaries if they obtain medicines at
13	such pharmacies;
14	"(vi) a detailed description of the procedures
15	and standards the entity will use for—
16	"(I) selecting preferred prescription medi-
17	cines; and
18	"(II) determining when and how often the
19	list of preferred prescription medicines should
20	be modified;
21	"(vii) a detailed description of any ownership
22	or shared financial interests with pharmaceutical
23	manufacturers, pharmacies, and other entities in-
24	volved in the administration or delivery of benefits
25	under this part as proposed in the bid;
26	"(viii) a detailed description of the entity's es-
27	timated marketing and advertising expenditures re-
28	lated to enrolling and retaining eligible bene-
29	ficiaries; and
30	"(ix) such other information that the Sec-
31	retary determines is necessary in order to carry out
32	this part, including information relating to the bid-
33	ding process under this part.
34	The procedures under clause (vi) shall include the use
35	of a pharmaceutical and therapeutics committee the
36	members of which include practicing pharmacists.
37	"(8) Awarding of contracts.—

1	"(A) NUMBER OF CONTRACTS.—The Secretary
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2	shall, consistent with the requirements of this part and
3	the goals of providing quality care and of containing
4	costs under this part, award in a competitive manner
5	at least 2 contracts to administer benefits under this
6	part in each area specified under paragraph (6), unless
7	only 1 pharmacy contractor submitting a bid meets the
8	minimum standards specified under this part and by
9	the Secretary.
10	"(B) DETERMINATION.—In determining which of
11	the pharmacy contractors that submitted bids that
12	meet the minimum standards specified under this part
13	and by the Secretary to award a contract, the Sec-
14	retary shall consider the comparative merits of each
15	bid, as determined on the basis of relevant factors, with
16	respect to—
17	"(i) how well the contractor meets such min-
18	imum standards;
19	"(ii) the amount that the contractor will
20	charge the Secretary for administering the benefits
21	under the contract;
22	"(iii) the performance standards established
23	under subsection (c)(2) and performance require-
24	ments for which the administrative fee of the entity
25	will be subject to risk pursuant to subsection
26	(c)(4)(A)(ii);
27	"(iv) the proposed negotiated prices of covered
28	outpatient medicines and annual increases in such
29	prices;
30	"(v) factors relating to benefits, quality and
31	performance, beneficiary cost-sharing, and con-
32	sumer satisfaction;
33	"(vi) past performance and prior experience of
34	the contractor in administering a prescription med-
35	icine benefit program;

1	"(vii) effectiveness of the contractor in con-
2	taining costs through pricing incentives and utiliza-
3	tion management; and
4	"(viii) such other factors as the Secretary
5	deems necessary to evaluate the merits of each bid.
6	"(C) Exception to conflict of interest
7	RULES.—In awarding contracts with pharmacy contrac-
8	tors under this part, the Secretary may waive conflict
9	of interest laws generally applicable to Federal acquisi-
10	tions (subject to such safeguards as the Secretary may
11	find necessary to impose) in circumstances where the
12	Secretary finds that such waiver—
13	"(i) is not inconsistent with the—
14	"(I) purposes of the programs under this
15	part; or
16	"(II) best interests of beneficiaries en-
17	rolled under this part; and
18	"(ii) permits a sufficient level of competition
19	for such contracts, promotes efficiency of benefits
20	administration, or otherwise serves the objectives of
21	the program under this part.
22	"(D) No administrative or judicial re-
23	VIEW.—The determination of the Secretary to award or
24	not award a contract to a pharmacy contractor under
25	this part shall not be subject to administrative or judi-
26	cial review.
27	"(9) Access to benefits in certain areas.—
28	"(A) Areas not covered by contracts.—The
29	Secretary shall develop procedures for the provision of
30	covered outpatient prescription medicines under this
31	part to each eligible beneficiary enrolled under this part
32	that resides in an area that is not covered by any con-
33	tract under this part.
34	"(B) Beneficiaries residing in different lo-
35	CATIONS.—The Secretary shall develop procedures to
36	ensure that each eligible beneficiary enrolled under this

part that resides in different areas in a year is provided 1 2 the benefits under this part throughout the entire year. "(b) QUALITY, FINANCIAL, AND OTHER STANDARDS AND 3 Programs.—In consultation with appropriate pharmacy con-4 tractors, pharmacists, and health care professionals with exper-5 tise in prescribing, dispensing, and the appropriate use of pre-6 7 scription medicines, the Secretary shall establish standards and programs for the administration of this part to ensure appro-8 9 priate prescribing, dispensing, and utilization of outpatient medicines under this part, to avoid adverse medicine reactions, 10 and to continually reduce errors in the delivery of medically ap-11 12 propriate covered benefits. The Secretary shall not award a 13 contract to a pharmacy contractor under this part unless the Secretary finds that the contractor agrees to comply with such 14 standards and programs and other terms and conditions as the 15 Secretary shall specify. The standards and programs under this 16 17 subsection shall be applied to any administrative agreements described in subsection (a) the Secretary enters into. Such 18 standards and programs shall include the following: 19 "(1) Access.— 20 "(A) IN GENERAL.—The pharmacy contractor 21 22 shall ensure that covered outpatient prescription medicines are accessible and convenient to eligible bene-23 ficiaries enrolled under this part for whom benefits are 24 administered by the pharmacy contractor, including by 25 offering the services 24 hours a day and 7 days a week 26 for emergencies. 27 "(B) ON-LINE REVIEW.—The pharmacy contractor 28 29 30

shall provide for on-line prospective review available 24 hours a day and 7 days a week in order to evaluate each prescription for medicine therapy problems due to duplication, interaction, or incorrect dosage or duration of therapy.

"(C) Guaranteed access to medicines in RURAL AND HARD-TO-SERVE AREAS.—The Secretary shall ensure that all beneficiaries have guaranteed access to the full range of pharmaceuticals under this

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1	part, and shall give special attention to access, phar-
2	macist counseling, and delivery in rural and hard-to-
3	serve areas, including through the use of incentives
4	such as bonus payments to retail pharmacists in rural
5	areas and extra payments to the pharmacy contractor
6	for the cost of rapid delivery of pharmaceuticals and
7	any other actions necessary.
8	"(D) Preferred pharmacy networks.—
9	"(i) IN GENERAL.—If a pharmacy contractor
10	uses a preferred pharmacy network to deliver bene-
11	fits under this part, such network shall meet min-
12	imum access standards established by the Sec-
13	retary.
14	"(ii) Standards.—In establishing standards
15	under clause (i), the Secretary shall take into ac-
16	count reasonable distances to pharmacy services in
17	both urban and rural areas.
18	"(E) Adherence to negotiated prices.—The
19	pharmacy contractor shall have in place procedures to
20	assure compliance of pharmacies with the requirements
21	of subsection (d)(3)(C) (relating to adherence to nego-
22	tiated prices).
23	"(F) CONTINUITY OF CARE.—
24	"(i) IN GENERAL.—The pharmacy contractor
25	shall ensure that, in the case of an eligible bene-
26	ficiary who loses coverage under this part with such
27	entity under circumstances that would permit a
28	special election period (as established by the Sec-
29	retary under section 1859C(b)(3)), the contractor
30	will continue to provide coverage under this part to
31	such beneficiary until the beneficiary enrolls and
32	receives such coverage with another pharmacy con-
33	tractor under this part or, if eligible, with a
34	Medicare+ Choice organization.
35	"(ii) LIMITED PERIOD.—In no event shall a

pharmacy contractor be required to provide the ex-

tended coverage required under clause (i) beyond

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1	the date which is 30 days after the coverage with
2	such contractor would have terminated but for this
3	subparagraph.
4	"(2) ENROLLEE GUIDELINES.—The pharmacy con-
5	tractor shall, consistent with State law, apply guidelines for
6	counseling enrollees regarding—
7	"(A) the proper use of covered outpatient prescrip-
8	tion medicine: and
9	"(B) interactions and contra-indications.
10	"(3) EDUCATION.—The pharmacy contractor shall
11	apply methods to identify and educate providers, phar-
12	macists, and enrollees regarding—
13	"(A) instances or patterns concerning the unneces-
14	sary or inappropriate prescribing or dispensing of cov-
15	ered outpatient prescription medicines;
16	"(B) instances or patterns of substandard care;
17	"(C) potential adverse reactions to covered out-
18	patient prescription medicines;
19	"(D) inappropriate use of antibiotics;
20	"(E) appropriate use of generic products; and
21	"(F) the importance of using covered outpatient
22	prescription medicines in accordance with the instruc-
23	tion of prescribing providers.
24	"(4) COORDINATION.—The pharmacy contractor shall
25	coordinate with State prescription medicine programs,
26	other pharmacy contractors, pharmacies, and other relevant
27	entities as necessary to ensure appropriate coordination of
28	benefits with respect to enrolled individuals when such indi-
29	vidual is traveling outside the home service area, and under
30	such other circumstances as the Secretary may specify.
31	"(5) Cost data.—
32	"(A) The pharmacy contractor shall make data on
33	prescription medicine negotiated prices (including data
34	on discounts) available to the Secretary.
35	"(B) The Secretary shall require, either directly or
36	through a pharmacy contractor, that participating
37	pharmacists, physicians, and manufacturers—

1	"(i) maintain their prescription medicine cost
2	data (including data on discounts) in a form and
3	manner specified by the Secretary;
4	"(ii) make such prescription medicine cost
5	data available for review and audit by the Sec-
6	retary; and
7	"(iii) certify that the prescription medicine
8	cost data are current, accurate, and complete, and
9	reflect all discounts obtained by the pharmacist or
10	physician in the purchasing of covered outpatient
11	prescription medicines.
12	Discounts referred to in subparagraphs (A) and (B) shall
13	include all volume discounts, manufacturer rebates, prompt
14	payment discounts, free goods, in-kind services, or any
15	other thing of financial value provided explicitly or implic-
16	itly in exchange for the purchase of a covered outpatient
17	prescription medicine.
18	"(6) Reporting.—The pharmacy contractor shall
19	provide the Secretary with periodic reports on—
20	"(A) the contractor's costs of administering this
21	part;
22	"(B) utilization of benefits under this part;
23	"(C) marketing and advertising expenditures re-
24	lated to enrolling and retaining individuals under this
25	part; and
26	"(D) grievances and appeals.
27	"(7) RECORDS AND AUDITS.—The pharmacy con-
28	tractor shall maintain adequate records related to the ad-
29	ministration of benefits under this part and afford the Sec-
30	retary access to such records for auditing purposes.
31	"(8) Approval of marketing material and appli-
32	CATION FORMS.—The pharmacy contractor shall comply
33	with requirements of section 1851(h) (relating to mar-
34	keting material and application forms) with respect to this
35	part in the same manner as such requirements apply under
36	part C, except that the provisions of paragraph (4)(A) of

1	such section shall not apply with respect to discounts or re-
2	bates provided in accordance with this part.
3	"(c) Incentives for Cost and Utilization Manage-
4	MENT AND QUALITY IMPROVEMENT.—
5	"(1) IN GENERAL.—The Secretary shall include in a
6	contract awarded under subsection (b) with a pharmacy
7	contractor such incentives for cost and utilization manage-
8	ment and quality improvement as the Secretary may deem
9	appropriate. The contract may provide financial or other
10	incentives to encourage greater savings to the program
11	under this part.
12	"(2) Performance standards.—The Secretary shall
13	provide for performance standards (which may include
14	monetary bonuses if the standards are met and penalties
15	if the standards are not met), including standards relating
16	to the time taken to answer member and pharmacy inquir-
17	ies (written or by telephone), the accuracy of responses,
18	claims processing accuracy, online system availability, ap-
19	peal procedure turnaround time, system availability, the ac-
20	curacy and timeliness of reports, and level of beneficiary
21	satisfaction.
22	"(3) OTHER INCENTIVES.—Such incentives under this
23	subsection may also include—
24	"(A) financial incentives under which savings de-
25	rived from the substitution of generic and other pre-
26	ferred multi-source medicines in lieu of nongeneric and
27	nonpreferred medicines are made available to pharmacy
28	contractors, pharmacies, beneficiaries, and the Federal
29	Medicare Prescription Medicine Trust Fund; and
30	"(B) any other incentive that the Secretary deems
31	appropriate and likely to be effective in managing costs
32	or utilization or improving quality that does not reduce
33	the access of beneficiaries to medically necessary cov-
34	ered outpatient medicines.
35	"(4) Requirements for procedures.—
36	"(A) IN GENERAL.—The Secretary shall establish
37	procedures for making payments to each pharmacy

1	contractor with a contract under this part for the ad-
2	ministration of the benefits under this part. The proce-
3	dures shall provide for the following:
4	"(i) Administrative payment.—Payment of
5	administrative fees for such administration.
6	"(ii) RISK REQUIREMENT.—An adjustment of
7	a percentage (determined under subparagraph (B))
8	of the administrative fee payments made to a phar-
9	macy contractor to ensure that the contractor, in
10	administering the benefits under this part, pursues
11	performance requirements established by the Sec-
12	retary, including the following:
13	"(I) QUALITY SERVICE.—The contractor
14	provides eligible beneficiaries for whom it ad-
15	ministers benefits with quality services, as
16	measured by such factors as sustained phar-
17	macy network access, timeliness and accuracy
18	of service delivery in claims processing and
19	card production, pharmacy and member service
20	support access, and timely action with regard
21	to appeals and current beneficiary service sur-
22	veys.
23	"(II) QUALITY CLINICAL CARE.—The con-
24	tractor provides such beneficiaries with quality
25	clinical care, as measured by such factors as
26	providing notification to such beneficiaries and
27	to providers in order to prevent adverse drug
28	reactions and reduce medication errors and
29	specific clinical suggestions to improve health
30	and patient and prescriber education as appro-
31	priate.
32	"(III) CONTROL OF MEDICARE COSTS.—
33	The contractor contains costs under this part
34	to the Federal Medicare Prescription Medicine
35	Trust Fund and enrollees, as measured by ge-
36	neric substitution rates, price discounts, and
37	other factors determined appropriate by the

1	Secretary that do not reduce the access of
2	beneficiaries to medically necessary covered
3	outpatient prescription medicines.
4	"(B) PERCENTAGE OF PAYMENT TIED TO RISK.—
5	"(i) IN GENERAL.—Subject to clause (ii), the
6	Secretary shall determine the percentage of the ad-
7	ministrative payments to a pharmacy contractor
8	that will be tied to the performance requirements
9	described in subparagraph (A)(ii).
10	"(ii) Limitation on risk to ensure pro-
11	GRAM STABILITY.—In order to provide for program
12	stability, the Secretary may not establish a percent-
13	age to be adjusted under this paragraph at a level
14	that jeopardizes the ability of a pharmacy con-
15	tractor to administer the benefits under this part
16	or administer such benefits in a quality manner.
17	"(C) RISK ADJUSTMENT OF PAYMENTS BASED ON
18	ENROLLEES IN PLAN.—To the extent that a pharmacy
19	contractor is at risk under this paragraph, the proce-
20	dures established under this paragraph may include a
21	methodology for risk adjusting the payments made to
22	such contractor based on the differences in actuarial
23	risk of different enrollees being served if the Secretary
24	determines such adjustments to be necessary and ap-
25	propriate.
26	"(d) Authority Relating to Pharmacy Participa-
27	TION.—
28	"(1) IN GENERAL.—Subject to the succeeding provi-
29	sions of this subsection, a pharmacy contractor may estab-
30	lish consistent with this part conditions for the participa-
31	tion of pharmacies, including conditions relating to quality
32	(including reduction of medical errors) and technology.
33	"(2) AGREEMENTS WITH PHARMACIES.—Each phar-
34	macy contractor shall enter into a participation agreement
35	with any pharmacy that meets the requirements of this
36	subsection and section 1859E to furnish covered outpatient

1	prescription medicines to individuals enrolled under this
2	part.
3	"(3) TERMS OF AGREEMENT.—An agreement under
4	this subsection shall include the following terms and condi-
5	tions:
6	"(A) APPLICABLE REQUIREMENTS.—The phar-
7	macy shall meet (and throughout the contract period
8	continue to meet) all applicable Federal requirements
9	and State and local licensing requirements.
10	"(B) Access and quality standards.—The
11	pharmacy shall comply with such standards as the Sec-
12	retary (and such a pharmacy contractor) shall establish
13	concerning the quality of, and enrolled individuals' ac-
14	cess to, pharmacy services under this part. Such stand-
15	ards shall require the pharmacy—
16	"(i) not to refuse to dispense covered out-
17	patient prescription medicines to any individual en-
18	rolled under this part;
19	"(ii) to keep patient records (including records
20	on expenses) for all covered outpatient prescription
21	medicines dispensed to such enrolled individuals;
22	"(iii) to submit information (in a manner spec-
23	ified by the Secretary to be necessary to administer
24	this part) on all purchases of such medicines dis-
25	pensed to such enrolled individuals; and
26	"(iv) to comply with periodic audits to assure
27	compliance with the requirements of this part and
28	the accuracy of information submitted.
29	"(C) Adherence to negotiated prices.—(i)
30	The total charge for each medicine dispensed by the
31	pharmacy to an enrolled individual under this part,
32	without regard to whether the individual is financially
33	responsible for any or all of such charge, shall not ex-
34	ceed the price negotiated under section 1859A(a) or, if
35	lower, negotiated under subsection (a)(5) (or, if less,
36	the retail price for the medicine involved) with respect

1	to such medicine plus a reasonable dispensing fee de-
2	termined contractually with the pharmacy contractor.
3	"(ii) The pharmacy does not charge (or collect
4	from) an enrolled individual an amount that exceeds
5	the individual's obligation (as determined in accordance
6	with the provisions of this part) of the applicable price
7	described in clause (i).
8	"(D) Additional requirements.—The phar-
9	macy shall meet such additional contract requirements
10	as the applicable pharmacy contractor specifies under
11	this section.
12	"(4) Applicability of fraud and abuse provi-
13	SIONS.—The provisions of section 1128 through 1128C (re-
14	lating to fraud and abuse) apply to pharmacies partici-
15	pating in the program under this part.
16	"ELIGIBILITY; VOLUNTARY ENROLLMENT; COVERAGE
17	"SEC. 1859C. (a) ELIGIBILITY.—Each individual who is
18	entitled to hospital insurance benefits under part A or is eligi-
19	ble to be enrolled in the medical insurance program under part
20	B is eligible to enroll in accordance with this section for out-
21	patient prescription medicine benefits under this part.
22	"(b) Voluntary Enrollment.—
23	"(1) IN GENERAL.—An individual may enroll under
24	this part only in such manner and form as may be pre-
25	scribed by regulations, and only during an enrollment pe-
26	riod prescribed in or under this subsection.
27	"(2) Initial enrollment period.—
28	"(A) Individuals currently covered.—In the
29	case of an individual who satisfies subsection (a) as of
30	November 1, 2005, the initial general enrollment period
31	shall begin on August 1, 2005, and shall end on March
32	1, 2006.
33	"(B) Individual covered in future.—In the
34	case of an individual who first satisfies subsection (a)
35	on or after November 1, 2005, the individual's initial
36	enrollment period shall begin on the first day of the
37	third month before the month in which such individual

1	first satisfies such paragraph and shall end seven
2	months later. The Secretary shall apply rules similar to
3	the rule described in the second sentence of section
4	1837(d).
5	"(3) Special enrollment periods (without pre-
6	MIUM PENALTY).—
7	"(A) Employer coverage at time of initial
8	GENERAL ENROLLMENT PERIOD.—In the case of an in-
9	dividual who—
10	"(i) at the time the individual first satisfies
11	subsection (a) is enrolled in a group health plan
12	(including continuation coverage) that provides out-
13	patient prescription medicine coverage by reason of
14	the individual's (or the individual's spouse's) cur-
15	rent (or, in the case of continuation coverage,
16	former) employment status, and
17	"(ii) has elected not to enroll (or to be deemed
18	enrolled) under this subsection during the individ-
19	ual's initial enrollment period,
20	there shall be a special enrollment period of 6 months
21	beginning with the first month that includes the date
22	of the individual's (or individual's spouse's) retirement
23	from or termination of current employment status with
24	the employer that sponsors the plan, or, in the case of
25	continuation coverage, that includes the date of termi-
26	nation of such coverage, or that includes the date the
27	plan substantially terminates outpatient prescription
28	medicine coverage.
29	"(B) Dropping of retiree prescription medi-
30	CINE COVERAGE.—In the case of an individual who—
31	"(i) at the time the individual first satisfies
32	subsection (a) is enrolled in a group health plan
33	that provides outpatient prescription medicine cov-
34	erage other than by reason of the individual's (or
35	the individual's spouse's) current employment; and
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1	"(ii) has elected not to enroll (or to be deemed
2	enrolled) under this subsection during the individ-
3	ual's initial enrollment period,
4	there shall be a special enrollment period of 6 months
5	beginning with the first month that includes the date
6	that the plan substantially terminates outpatient pre-
7	scription medicine coverage and ending 6 months later.
8	"(C) Loss of medicare+choice prescription
9	MEDICINE COVERAGE.—In the case of an individual
10	who is enrolled under part C in a Medicare+Choice
11	plan that provides prescription medicine benefits, if
12	such enrollment is terminated because of the termi-
13	nation or reduction in service area of the plan, there
14	shall be a special enrollment period of 6 months begin-
15	ning with the first month that includes the date that
16	such plan is terminated or such reduction occurs and
17	ending 6 months later.
18	"(D) Loss of medicaid prescription medicine
19	COVERAGE.—In the case of an individual who—
20	"(i) satisfies subsection (a);
21	"(ii) loses eligibility for benefits (that include
22	benefits for prescription medicine) under a State
23	plan after having been enrolled (or determined to
24	be eligible) for such benefits under such plan; and
25	"(iii) is not otherwise enrolled under this sub-
26	section at the time of such loss of eligibility,
27	there shall be a special enrollment period specified by
28	the Secretary of not less than 6 months beginning with
29	the first month that includes the date that the indi-
30	vidual loses such eligibility.
31	"(4) Late enrollment with premium penalty.—
32	The Secretary shall permit an individual who satisfies sub-
33	section (a) to enroll other than during the initial enrollment
34	period under paragraph (2) or a special enrollment period
35	under paragraph (3). But, in the case of such an enroll-
36	ment, the amount of the monthly premium of the individual
37	is subject to an increase under section 1859C(e)(1).

"(5	INFORMATION.—
10	I INFORMATION.—

- "(A) IN GENERAL.—The Secretary shall broadly distribute information to individuals who satisfy subsection (a) on the benefits provided under this part. The Secretary shall periodically make available information on the cost differentials to enrollees for the use of generic medicines and other medicines.
- "(B) TOLL-FREE HOTLINE.—The Secretary shall maintain a toll-free telephone hotline (which may be a hotline already used by the Secretary under this title) for purposes of providing assistance to beneficiaries in the program under this part, including responding to questions concerning coverage, enrollment, benefits, grievances and appeals procedures, and other aspects of such program.
- "(6) ENROLLEE DEFINED.—For purposes of this part, the term 'enrollee' means an individual enrolled for benefits under this part.

"(c) Coverage Period.—

- "(1) IN GENERAL.—The period during which an individual is entitled to benefits under this part (in this subsection referred to as the individual's 'coverage period') shall begin on such a date as the Secretary shall establish consistent with the type of coverage rules described in subsections (a) and (e) of section 1838, except that in no case shall a coverage period begin before January 1, 2006. No payments may be made under this part with respect to the expenses of an individual unless such expenses were incurred by such individual during a period which, with respect to the individual, is a coverage period.
- "(2) TERMINATION.—The Secretary shall provide for the application of provisions under this subsection similar to the provisions in section 1838(b).
- "(d) Provision of Benefits to Medicare+ Choice Enrolless.—In the case of an individual who is enrolled under this part and is enrolled in a Medicare+ Choice plan under part C, the individual shall be provided the benefits

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1	under this part through such plan and not through payment
2	under this part.
3	"(e) Late Enrollment Penalties; Payment of Pre-
4	MIUMS.—
5	"(1) LATE ENROLLMENT PENALTY.—
6	"(A) IN GENERAL.—In the case of a late enroll-
7	ment described in subsection (b)(4), subject to the suc-
8	ceeding provisions of this paragraph, the Secretary
9	shall establish procedures for increasing the amount of
10	the monthly premium under this part applicable to
11	such enrollee by an amount that the Secretary deter-
12	mines is actuarially sound for each such period.
13	"(B) PERIODS TAKEN INTO ACCOUNT.—For pur-
14	poses of calculating any 12-month period under sub-
15	paragraph (A), there shall be taken into account
16	months of lapsed coverage in a manner comparable to
17	that applicable under the second sentence of section
18	1839(b).
19	"(C) Periods not taken into account.—
20	"(i) IN GENERAL.—For purposes of calcu-
21	lating any 12-month period under subparagraph
22	(A), subject to clause (ii), there shall not be taken
23	into account months for which the enrollee can
24	demonstrate that the enrollee was covered under a
25	group health plan that provides coverage of the
26	cost of prescription medicines whose actuarial value
27	(as defined by the Secretary) to the enrollee equals
28	or exceeds the actuarial value of the benefits pro-
29	vided to an individual enrolled in the outpatient
30	prescription medicine benefit program under this
31	part.
32	"(ii) Application.—This subparagraph shall
33	only apply with respect to a coverage period the en-
34	rollment for which occurs before the end of the 60-
35	day period that begins on the first day of the
36	month which includes the date on which the plan

terminates or reduces its service area (in a manner

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1	that results in termination of enrollment), ceases to
2	provide, or reduces the value of the prescription
3	medicine coverage under such plan to below the
4	value of the coverage provided under the program
5	under this part.
6	"(2) Incorporation of premium payment and
7	GOVERNMENT CONTRIBUTIONS PROVISIONS.—The provi-
8	sions of sections 1840 and 1844(a)(1) shall apply to enroll-
9	ees under this part in the same manner as they apply to
10	individuals 65 years of age or older enrolled under part B.
11	For purposes of this subsection, any reference in a section
12	referred to in a previous subsection to the Federal Supple-
13	mentary Medical Insurance Trust Fund is deemed a ref-
14	erence to the Federal Medicare Prescription Medicine Trust
15	Fund.
16	"(f) ELECTION OF PHARMACY CONTRACTOR TO ADMIN-
17	ISTER BENEFITS.—The Secretary shall establish a process
18	whereby each individual enrolled under this part and residing
19	in a region may elect the pharmacy contractor that will admin-
20	ister the benefits under this part with respect to the individual.
21	Such process shall permit the individual to make an initial elec-
22	tion and to change such an election on at least an annual basis
23	and under such other circumstances as the Secretary shall
24	specify.
25	"PROVISION OF, AND ENTITLEMENT TO, BENEFITS
26	"Sec. 1859D. (a) Benefits.—Subject to the succeeding
27	provisions of this section, the benefits provided to an enrollee
28	by the program under this part shall consist of the following:
29	"(1) COVERED OUTPATIENT PRESCRIPTION MEDICINE
30	BENEFITS.—Entitlement to have payment made on the in-
31	dividual's behalf for covered outpatient prescription medi-
32	cines.
33	"(2) Limitation on cost-sharing for part b out-
34	PATIENT PRESCRIPTION MEDICINES.—
35	"(A) IN GENERAL.—Once an enrollee has incurred

aggregate countable cost-sharing (as defined in sub-

paragraph (B)) equal to the stop-loss limit specified in

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1	subsection (c)(4) for expenses in a year, entitlement to
2	the elimination of cost-sharing otherwise applicable
3	under part B for additional expenses incurred in the
4	year for outpatient prescription medicines or biologicals
5	for which payment is made under part B.
6	"(B) COUNTABLE COST-SHARING DEFINED.—For
7	purposes of this part, the term 'countable cost-sharing'
8	means—
9	"(i) out-of-pocket expenses for outpatient pre-
10	scription medicines with respect to which benefits
11	are payable under part B, and
12	"(ii) cost-sharing under subsections (c)(3)(B)
13	and (c)(3)(C)(i).
14	"(b) COVERED OUTPATIENT PRESCRIPTION MEDICINE
15	Defined.—
16	"(1) In general.—Except as provided in paragraph
17	(2), for purposes of this part the term 'covered outpatient
18	prescription medicine' means any of the following products:
19	"(A) A medicine which may be dispensed only
20	upon prescription, and—
21	"(i) which is approved for safety and effective-
22	ness as a prescription medicine under section 505
23	of the Federal Food, Drug, and Cosmetic Act;
24	"(ii)(I) which was commercially used or sold in
25	the United States before the date of enactment of
26	the Drug Amendments of 1962 or which is iden-
27	tical, similar, or related (within the meaning of sec-
28	tion 310.6(b)(1) of title 21 of the Code of Federal
29	Regulations) to such a medicine, and (II) which
30	has not been the subject of a final determination
31	by the Secretary that it is a 'new drug' (within the
32	meaning of section 201(p) of the Federal Food,
33	Drug, and Cosmetic Act) or an action brought by
34	the Secretary under section 301, 302(a), or 304(a)
35	of such Act to enforce section 502(f) or 505(a) of
36	such Act; or

1	"(iii)(I) which is described in section 107(c)(3)
2	of the Drug Amendments of 1962 and for which
3	the Secretary has determined there is a compelling
4	justification for its medical need, or is identical,
5	similar, or related (within the meaning of section
6	310.6(b)(1) of title 21 of the Code of Federal Reg-
7	ulations) to such a medicine, and (II) for which the
8	Secretary has not issued a notice of an opportunity
9	for a hearing under section 505(e) of the Federal
10	Food, Drug, and Cosmetic Act on a proposed order
11	of the Secretary to withdraw approval of an appli-
12	cation for such medicine under such section be-
13	cause the Secretary has determined that the medi-
14	cine is less than effective for all conditions of use
15	prescribed, recommended, or suggested in its label-
16	ing.
17	"(B) A biological product which—
18	"(i) may only be dispensed upon prescription;
19	"(ii) is licensed under section 351 of the Pub-
20	lic Health Service Act; and
21	"(iii) is produced at an establishment licensed
22	under such section to produce such product.
23	"(C) Insulin approved under appropriate Federal
24	law, and needles, syringes, and disposable pumps for
25	the administration of such insulin.
26	"(D) A prescribed medicine or biological product
27	that would meet the requirements of subparagraph (A)
28	or (B) but that is available over-the-counter in addition
29	to being available upon prescription, but only if the
30	particular dosage form or strength prescribed and re-
31	quired for the individual is not available over-the-
32	counter.
33	"(E) Smoking cessation agents (as specified by the
34	Secretary).
35	"(2) Exclusion.—The term 'covered outpatient pre-
36	scription medicine' does not include—

1	"(A) medicines or classes of medicines, or their
2	medical uses, which may be excluded from coverage or
3	otherwise restricted under section 1927(d)(2), other
4	than subparagraph (E) thereof (relating to smoking
5	cessation agents), as the Secretary may specify and
6	does not include such other medicines, classes, and uses
7	as the Secretary may specify consistent with the goals
8	of providing quality care and containing costs under
9	this part;
10	"(B) except as provided in paragraphs (1)(D) and
11	(1)(E), any product which may be distributed to indi-
12	viduals without a prescription;
13	"(C) any product when furnished as part of, or as
14	incident to, a diagnostic service or any other item or
15	service for which payment may be made under this
16	title; or
17	"(D) any product that is covered under part B of
18	this title.
19	"(c) Payment of Benefits.—
20	"(1) COVERED OUTPATIENT PRESCRIPTION MEDI-
21	CINES.—There shall be paid from the Federal Medicare
22	Prescription Medicine Trust Fund, in the case of each en-
23	rollee who incurs expenses for medicines with respect to
24	which benefits are payable under this part under subsection
25	(a)(1), amounts equal to the sum of—
26	"(A) the price for which the medicine is made
27	available under this part (consistent with sections
28	1859A and 1859B), reduced by any applicable cost-
29	sharing under paragraphs (2) and (3); and
30	"(B) a reasonable dispensing fee.
31	The price under subparagraph (A) shall in no case exceed
32	the retail price for the medicine involved.
33	"(2) DEDUCTIBLE.—The amount of payment under
34	paragraph (1) for expenses incurred in a year, beginning
35	with 2006, shall be reduced by an annual deductible equal
36	to the amount specified in section 1859(2) (subject to ad-
37	justment under paragraph (8)). Only expenses for count-

1	able cost-sharing (as defined in subsection (a)(2)(B)) shall
2	be taken into account in applying this paragraph.
3	"(3) Coinsurance.—
4	"(A) IN GENERAL.—The amount of payment
5	under paragraph (1) for expenses incurred in a year
6	shall be further reduced (subject to the stop-loss limit
7	under paragraph (4)) by coinsurance as provided under
8	this paragraph.
9	"(B) Preferred medicines.—The coinsurance
10	under this paragraph in the case of a preferred medi-
11	cine (including a medicine treated as a preferred medi-
12	cine under paragraph (5)), is equal to 20 percent of the
13	price applicable under paragraph (1)(A) (or such lower
14	percentage as may be provided for under section
15	1859E(a)(1)(A)(ii)). In this part, the term 'preferred
16	medicine' means, with respect to medicines classified
17	within a therapeutic class, those medicines which have
18	been designated as a preferred medicine by the Sec-
19	retary or the pharmacy contractor involved with respect
20	to that class and (in the case of a nongeneric medicine)
21	with respect to which a contract has been negotiated
22	under this part.
23	"(C) Nonpreferred medicines.—The coinsur-
24	ance under this paragraph in the case of a nonpre-
25	ferred medicine that is not treated as a preferred medi-
26	cine under paragraph (5) is equal to the sum of—
27	"(i) 20 percent of the price for lowest price
28	preferred medicine that is within the same thera-
29	peutic class; and
30	"(ii) the amount by which—
31	"(I) the price at which the nonpreferred
32	medicine is made available to the enrollee; ex-
33	ceeds
34	"(II) the price of such lowest price pre-
35	ferred medicine.
36	"(4) No coinsurance once out-of-pocket ex-
37	PENDITURES EQUAL STOP-LOSS LIMIT.—Once an enrollee

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1	has incurred aggregate countable cost-sharing under para-
2	graph (3) (including cost-sharing under part B attributable
3	to outpatient prescription drugs or biologicals) equal to the
4	amount specified in section 1859(4) (subject to adjustment
5	under paragraph (8)) for expenses in a year—
6	"(A) there shall be no coinsurance under para-
7	graph (3) for additional expenses incurred in the year
8	involved; and
9	"(B) there shall be no coinsurance under part B
10	for additional expenses incurred in the year involved for
11	outpatient prescription drugs and biologicals.
12	"(5) Appeals rights relating to coverage of
13	NONPREFERRED MEDICINES.—
14	"(A) PROCEDURES REGARDING THE DETERMINA-
15	TION OF MEDICINES THAT ARE MEDICALLY NEC-
16	ESSARY.—Each pharmacy contractor shall have in
17	place procedures on a case-by-case basis to treat a non-
18	preferred medicine as a preferred medicine under this
19	part if the preferred medicine is determined to be not
20	as effective for the enrollee or to have significant ad-
21	verse effect on the enrollee. Such procedures shall re-
22	quire that such determinations are based on profes-
23	sional medical judgment, the medical condition of the
24	enrollee, and other medical evidence.
25	"(B) Procedures regarding denials of
26	CARE.—Such contractor shall have in place procedures
27	to ensure—
28	"(i) a timely internal review for resolution of
29	denials of coverage (in whole or in part and includ-
30	ing those regarding the coverage of nonpreferred
31	medicines) in accordance with the medical exigen-
32	cies of the case and a timely resolution of com-
33	plaints, by enrollees in the plan, or by providers,
34	pharmacists, and other individuals acting on behalf
35	of each such enrollee (with the enrollee's consent)

in accordance with requirements (as established by

the Secretary) that are comparable to such require-

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1	ments for Medicare+Choice organizations under
2	part C;
3	"(ii) that the entity complies in a timely man-
4	ner with requirements established by the Secretary
5	that (I) provide for an external review by an inde-
6	pendent entity selected by the Secretary of denials
7	of coverage described in clause (i) not resolved in
8	the favor of the beneficiary (or other complainant)
9	under the process described in such clause and (II)
10	are comparable to the external review requirements
11	established for Medicare+Choice organizations
12	under part C; and
13	"(iii) that enrollees are provided with informa-
14	tion regarding the appeals procedures under this
15	part at the time of enrollment with a pharmacy
16	contractor under this part and upon request there-
17	after.
18	"(6) Transfer of funds to cover costs of part
19	B PRESCRIPTION MEDICINE CATASTROPHIC BENEFIT.—
20	With respect to benefits described in subsection (a)(2),
21	there shall transferred from the Federal Medicare Prescrip-
22	tion Medicine Trust Fund to the Federal Supplementary
23	Medical Insurance Trust Fund amounts equivalent to the
24	elimination of cost-sharing described in such subsection.
25	"(7) PERMITTING APPLICATION UNDER PART B OF
26	NEGOTIATED PRICES.—For purposes of making payment
27	under part B for medicines that would be covered out-
28	patient prescription medicines but for the exclusion under
29	subparagraph (B) or (C) of subsection (b)(2), the Secretary
30	may elect to apply the payment basis used for payment of
31	covered outpatient prescription medicines under this part
32	instead of the payment basis otherwise used under such
33	part, if it results in a lower cost to the program.
34	"(8) Inflation adjustment.—
35	"(A) IN GENERAL.—With respect to expenses in-
36	curred in a year after 2006—

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1	"(i) the deductible under paragraph (2) is
2	equal to the deductible determined under such
3	paragraph (or this subparagraph) for the previous
4	year increased by the percentage increase in per
5	capita program expenditures (as estimated in ad-
6	vance for the year involved under subparagraph
7	(B)); and
8	"(ii) the stop-loss limit under paragraph (3) is
9	equal to the stop-loss limit determined under such
10	paragraph (or this subparagraph) for the previous
11	year increased by such percentage increase.
12	The Secretary shall adjust such percentage increase in
13	subsequent years to take into account misestimations
14	made of the per capita program expenditures under
15	clauses (i) and (ii) in previous years. Any increase
16	under this subparagraph that is not a multiple of \$10
17	shall be rounded to the nearest multiple of \$10.
18	"(B) ESTIMATION OF INCREASE IN PER CAPITA
19	PROGRAM EXPENDITURES.—The Secretary shall before
20	the beginning of each year (beginning with 2007) esti-
21	mate the percentage increase in average per capita ag-
22	gregate expenditures from the Federal Medicare Pre-
23	scription Medicine Trust Fund for the year involved
24	compared to the previous year.
25	"(C) RECONCILIATION.—The Secretary shall also
26	compute (beginning with 2008) the actual percentage
27	increase in such aggregate expenditures in order to
28	provide for reconciliation of deductibles, stop-loss lim-
29	its, and premiums under the second sentence of sub-
30	paragraph (A) and under section 1859D(d)(2).
31	"(d) Amount of Premiums.—
32	"(1) Monthly premium rate in 2006.—The monthly
33	premium rate in 2006 for prescription medicine benefits
34	under this part is the amount specified in section $1859(1)$.
35	"(2) Inflation adjustment for subsequent
36	YEARS.—The monthly premium rate for a year after 2006

for prescription medicine benefits under this part is equal

1	to the monthly premium rate for the previous year under
2	this subsection increased by the percentage increase in per
3	capita program expenditures (as estimated in advance for
4	the year involved under subsection (c)(8)(B)). The Sec-
5	retary shall adjust such percentage in subsequent years to
6	take into account misestimations made of the per capita
7	program expenditures under the previous sentence in pre-
8	vious years. Any increase under this paragraph that is not
9	a multiple of \$1 shall be rounded to the nearest multiple
10	of \$1.
11	"ADMINISTRATION; QUALITY ASSURANCE
12	"Sec. 1859E. (a) Rules Relating to Provision of
13	Benefits.—
14	"(1) Provision of Benefits.—
15	"(A) IN GENERAL.—In providing benefits under
16	this part, the Secretary (directly or through the con-
17	tracts with pharmacy contractors) shall employ mecha-
18	nisms to provide benefits appropriately and efficiently,
19	and those mechanisms may include—
20	"(i) the use of—
21	"(I) price negotiations (consistent with
22	subsection (b));
23	"(II) reduced coinsurance (below 20 per-
24	cent) to encourage the utilization of appro-
25	priate preferred medicines; and
26	"(III) methods to reduce medication errors
27	and encourage appropriate use of medications;
28	and
29	"(ii) permitting pharmacy contractors, as ap-
30	proved by the Secretary, to make exceptions to sec-
31	tion 1859D(c)(3)(C) (relating to cost-sharing for
32	non-preferred medicines) to secure best prices for
33	enrollees so long as the payment amount under sec-
34	tion 1859D(c)(1) does not equal zero.
35	"(B) Construction.—Nothing in this subsection
36	shall be construed to prevent the Secretary (directly or
37	through the contracts with pharmacy contractors) from

1	using incentives to encourage enrollees to select generic
2	or other cost-effective medicines, so long as-
3	"(i) such incentives are designed not to result
4	in any increase in the aggregate expenditures under
5	the Federal Medicare Prescription Medicine Trust
6	Fund; and
7	"(ii) a beneficiary's coinsurance shall be no
8	greater than 20 percent in the case of a preferred
9	medicine (including a nonpreferred medicine treat-
10	ed as a preferred medicine under section
11	1859D(c)(5)).
12	"(2) Construction.—Nothing in this part shall pre-
13	clude the Secretary or a pharmacy contractor from—
14	"(A) educating prescribing providers, pharmacists,
15	and enrollees about medical and cost benefits of pre-
16	ferred medicines;
17	"(B) requesting prescribing providers to consider a
18	preferred medicine prior to dispensing of a nonpre-
19	ferred medicine, as long as such request does not un-
20	duly delay the provision of the medicine;
21	"(C) using mechanisms to encourage enrollees
22	under this part to select cost-effective medicines or less
23	costly means of receiving or administering medicines,
24	including the use of therapeutic interchange programs,
25	disease management programs, and notification to the
26	beneficiary that a more affordable generic medicine
27	equivalent was not selected by the prescribing provider
28	and a statement of the lost cost savings to the bene-
29	ficiary;
30	"(D) using price negotiations to achieve reduced
31	prices on covered outpatient prescription medicines, in-
32	cluding new medicines, medicines for which there are
33	few therapeutic alternatives, and medicines of par-
34	ticular clinical importance to individuals enrolled under
35	this part; and

1	"(E) utilizing information on medicine prices of
2	OECD countries and of other payors in the United
3	States in the negotiation of prices under this part.
4	"(b) Price Negotiations Process.—
5	"(1) REQUIREMENTS WITH RESPECT TO PREFERRED
6	MEDICINES.—Negotiations of contracts with manufacturers
7	with respect to covered outpatient prescription medicines
8	under this part shall be conducted in a manner so that-
9	"(A) there is at least a contract for a medicine
10	within each therapeutic class (as defined by the Sec-
11	retary in consultation with such Medicare Prescription
12	Medicine Advisory Committee);
13	"(B) if there is more than 1 medicine available in
14	a therapeutic class, there are contracts for at least 2
15	medicines within such class unless determined clinically
16	inappropriate in accordance with standards established
17	by the Secretary; and
18	"(C) if there are more than 2 medicines available
19	in a therapeutic class, there is a contract for at least
20	2 medicines within such class and a contract for ge-
21	neric medicine substitute if available unless determined
22	clinically inappropriate in accordance with standards
23	established by the Secretary.
24	"(2) Establishment of therapeutic classes.—
25	The Secretary, in consultation with the Medicare Prescrip-
26	tion Medicine Advisory Committee (established under sec-
27	tion 1859H), shall establish for purposes of this part thera-
28	peutic classes and assign to such classes covered outpatient
29	prescription medicines.
30	"(3) Disclosure concerning preferred medi-
31	CINES.—The Secretary shall provide, through pharmacy
32	contractors or otherwise, for—
33	"(A) disclosure to current and prospective enroll-
34	ees and to participating providers and pharmacies in
35	each service area a list of the preferred medicines and
36	differences in applicable cost-sharing between such
37	medicines and nonpreferred medicines; and

- "(B) advance disclosure to current enrollees and to participating providers and pharmacies in each service area of changes to any such list of preferred medicines and differences in applicable cost-sharing.
 - "(4) NO REVIEW.—The Secretary's establishment of therapeutic classes and the assignment of medicines to such classes and the Secretary's determination of what is a breakthrough medicine are not subject to administrative or judicial review.
 - "(c) Confidentiality of individually identifiable health information relating to the provision of benefits under this part is protected, consistent with the standards for the privacy of such information promulgated by the Secretary under the Health Insurance Portability and Accountability Act of 1996, or any subsequent comprehensive and more protective set of confidentiality standards enacted into law or promulgated by the Secretary. Nothing in this subsection shall be construed as preventing the coordination of data with a State prescription medicine program so long as such program has in place confidentiality standards that are equal to or exceed the standards used by the Secretary.
 - "(d) Fraud and Abuse Safeguards.—The Secretary, through the Office of the Inspector General, is authorized and directed to issue regulations establishing appropriate safeguards to prevent fraud and abuse under this part. Such safeguards, at a minimum, should include compliance programs, certification data, audits, and recordkeeping practices. In developing such regulations, the Secretary shall consult with the Attorney General and other law enforcement and regulatory agencies.

"FEDERAL MEDICARE PRESCRIPTION MEDICINE TRUST FUND

"Sec. 1859F. (a) ESTABLISHMENT.—There is hereby created on the books of the Treasury of the United States a trust fund to be known as the 'Federal Medicare Prescription Medicine Trust Fund' (in this section referred to as the 'Trust Fund'). The Trust Fund shall consist of such gifts and be-

l	quests as may be made as provided in section 201(i)(1), and
2	such amounts as may be deposited in, or appropriated to, such
3	fund as provided in this part.
ļ	"(b) APPLICATION OF SMI TRUST FUND PROVISIONS.—

The provisions of subsections (b) through (i) of section 1841 shall apply to this part and the Trust Fund in the same manner as they apply to part B and the Federal Supplementary Medical Insurance Trust Fund, respectively.

"COMPENSATION FOR EMPLOYERS COVERING RETIREE

MEDICINE COSTS

"SEC. 1859G. (a) IN GENERAL.—In the case of an individual who is eligible to be enrolled under this part and is a participant or beneficiary under a group health plan that provides outpatient prescription medicine coverage to retirees the actuarial value of which is not less than the actuarial value of the coverage provided under this part, the Secretary shall make payments to such plan subject to the provisions of this section. Such payments shall be treated as payments under this part for purposes of sections 1859F and 1859C(e)(2). In applying the previous sentence with respect to section 1859C(e)(2), the amount of the Government contribution referred to in section 1844(a)(1)(A) is deemed to be equal to the aggregate amount of the payments made under this section.

- "(b) REQUIREMENTS.—To receive payment under this section, a group health plan shall comply with the following requirements:
 - "(1) COMPLIANCE WITH REQUIREMENTS.—The group health plan shall comply with the requirements of this Act and other reasonable, necessary, and related requirements that are needed to administer this section, as determined by the Secretary.
 - "(2) ANNUAL ASSURANCES AND NOTICE BEFORE TER-MINATION.—The sponsor of the plan shall—
- "(A) annually attest, and provide such assurances as the Secretary may require, that the coverage offered under the group health plan meets the requirements of this section and will continue to meet such require-

1	ments for the duration of the sponsor's participation in
2	the program under this section; and
3	"(B) guarantee that it will give notice to the Sec-
4	retary and covered enrollees—
5	"(i) at least 120 days before terminating its
6	plan, and
7	"(ii) immediately upon determining that the
8	actuarial value of the prescription medicine benefit
9	under the plan falls below the actuarial value re-
10	quired under subsection (a).
11	"(3) BENEFICIARY INFORMATION.—The sponsor of
12	the plan shall report to the Secretary, for each calendar
13	quarter for which it seeks a payment under this section, the
14	names and social security numbers of all enrollees described
15	in subsection (a) covered under such plan during such
16	quarter and the dates (if less than the full quarter) during
17	which each such individual was covered.
18	"(4) AUDITS.—The sponsor or plan seeking payment
19	under this section shall agree to maintain, and to afford
20	the Secretary access to, such records as the Secretary may
21	require for purposes of audits and other oversight activities
22	necessary to ensure the adequacy of prescription medicine
23	coverage, the accuracy of payments made, and such other
24	matters as may be appropriate.
25	"(c) Payment.—
26	"(1) IN GENERAL.—The sponsor of a group health
27	plan that meets the requirements of subsection (b) with re-
28	spect to a quarter in a calendar year shall be entitled to
29	have payment made on a quarterly basis of the amount
30	specified in paragraph (2) for each individual described in
31	subsection (a) who during the quarter is covered under the
32	plan and was not enrolled in the insurance program under
33	this part.
34	"(2) Amount of payment.—
35	"(A) IN GENERAL.—The amount of the payment
36	for a quarter shall approximate, for each such covered
37	individual, 2/3 of the sum of the monthly Government

1	contribution amounts (computed under subparagraph
2	(B)) for each of the 3 months in the quarter.
3	"(B) Computation of monthly government
4	CONTRIBUTION AMOUNT.—For purposes of subpara-
5	graph (A), the monthly Government contribution
6	amount for a month in a year is equal to the amount
7	by which—
8	"(i) ½ of the average per capita aggregate
9	expenditures, as estimated under section
10	1859D(c)(8) for the year involved; exceeds
11	"(ii) the monthly premium rate under section
12	1859D(d) for the month involved.
13	"MEDICARE PRESCRIPTION MEDICINE ADVISORY COMMITTEE
14	"Sec. 1859H. (a) Establishment of Committee.—
15	There is established a Medicare Prescription Medicine Advisory
16	Committee (in this section referred to as the 'Committee').
17	"(b) Functions of Committee.—The Committee shall
18	advise the Secretary on policies related to—
19	"(1) the development of guidelines for the implementa-
20	tion and administration of the outpatient prescription medi-
21	cine benefit program under this part; and
22	"(2) the development of—
23	"(A) standards required of pharmacy contractors
24	under section $1859D(c)(5)$ for determining if a medi-
25	cine is as effective for an enrollee or has a significant
26	adverse effect on an enrollee under this part;
27	"(B) standards for—
28	"(i) defining therapeutic classes;
29	"(ii) adding new therapeutic classes;
30	"(iii) assigning to such classes covered out-
31	patient prescription medicines; and
32	"(iv) identifying breakthrough medicines;
33	"(C) procedures to evaluate the bids submitted by
34	pharmacy contractors under this part;
35	"(D) procedures for negotiations, and standards
36	for entering into contracts, with manufacturers, includ-
37	ing identifying medicines or classes of medicines where

1	Secretarial negotiation is most likely to yield savings
2	under this part significantly above those that which
3	could be achieved by a pharmacy contractor; and
4	"(E) procedures to ensure that pharmacy contrac-
5	tors with a contract under this part are in compliance
6	with the requirements under this part.
7	For purposes of this part, a medicine is a 'breakthrough medi-
8	cine' if the Secretary, in consultation with the Committee, de-
9	termines it is a new product that will make a significant and
10	major improvement by reducing physical or mental illness, re-
11	ducing mortality, or reducing disability, and that no other
12	product is available to beneficiaries that achieves similar results
13	for the same condition. The Committee may consider cost-effec-
14	tiveness in establishing standards for defining therapeutic
15	classes and assigning drugs to such classes under subparagraph
16	(B).
17	"(c) Structure and Membership of the Com-
18	MITTEE.—
19	"(1) STRUCTURE.—The Committee shall be composed
20	of 19 members who shall be appointed by the Secretary.
21	"(2) Membership.—
22	"(A) IN GENERAL.—The members of the Com-
23	mittee shall be chosen on the basis of their integrity,
24	impartiality, and good judgment, and shall be individ-
25	uals who are, by reason of their education, experience,
26	and attainments, exceptionally qualified to perform the
27	duties of members of the Committee.
28	"(B) Specific members.—Of the members ap-
29	pointed under paragraph (1)—
30	"(i) 5 shall be chosen to represent practicing
31	physicians, 2 of whom shall be gerontologists;
32	"(ii) 2 shall be chosen to represent practicing
33	nurse practitioners;
34	"(iii) 4 shall be chosen to represent practicing
35	pharmacists;
36	"(iv) 1 shall be chosen to represent the Cen-
37	ters for Medicare & Medicaid Services;

1	"(v) 4 shall be chosen to represent actuaries,
2	pharmacoeconomists, researchers, and other appro-
3	priate experts;
4	"(vi) 1 shall be chosen to represent emerging
5	medicine technologies;
6	"(vii) 1 shall be chosen to represent the Food
7	and Drug Administration; and
8	"(viii) 1 shall be chosen to represent individ-
9	uals enrolled under this part.
10	"(d) Terms of Appointment.—Each member of the
11	Committee shall serve for a term determined appropriate by the
12	Secretary. The terms of service of the members initially ap-
13	pointed shall begin on January 1, 2005.
14	"(e) Chairperson.—The Secretary shall designate a
15	member of the Committee as Chairperson. The term as Chair-
16	person shall be for a 1-year period.
17	"(f) Committee Personnel Matters.—
18	"(1) Members.—
19	"(A) COMPENSATION.—Each member of the Com-
20	mittee who is not an officer or employee of the Federal
21	Government shall be compensated at a rate equal to
22	the daily equivalent of the annual rate of basic pay pre-
23	scribed for level IV of the Executive Schedule under
24	section 5315 of title 5, United States Code, for each
25	day (including travel time) during which such member
26	is engaged in the performance of the duties of the
27	Committee. All members of the Committee who are of-
28	ficers or employees of the United States shall serve
29	without compensation in addition to that received for
30	their services as officers or employees of the United
31	States.
32	"(B) Travel expenses.—The members of the
33	Committee shall be allowed travel expenses, including
34	per diem in lieu of subsistence, at rates authorized for
35	employees of agencies under subchapter I of chapter 57

of title 5, United States Code, while away from their

1	homes or regular places of business in the performance
2	of services for the Committee.
3	"(2) STAFF.—The Committee may appoint such per-
4	sonnel as the Committee considers appropriate.
5	"(g) Operation of the Committee.—
6	"(1) MEETINGS.—The Committee shall meet at the
7	call of the Chairperson (after consultation with the other
8	members of the Committee) not less often than quarterly
9	to consider a specific agenda of issues, as determined by
10	the Chairperson after such consultation.
11	"(2) QUORUM.—Ten members of the Committee shall
12	constitute a quorum for purposes of conducting business.
13	"(h) Federal Advisory Committee Act.—Section 14
14	of the Federal Advisory Committee Act (5 U.S.C. App.) shall
15	not apply to the Committee.
16	"(i) Transfer of Personnel, Resources, and As-
17	SETS.—For purposes of carrying out its duties, the Secretary
18	and the Committee may provide for the transfer to the Com-
19	mittee of such civil service personnel in the employ of the De-
20	partment of Health and Human Services (including the Centers
21	for Medicare & Medicaid Services), and such resources and as-
22	sets of the Department used in carrying out this title, as the
23	Committee requires.
24	"(j) AUTHORIZATION OF APPROPRIATIONS.—There are
25	authorized to be appropriated such sums as may be necessary
26	to carry out the purposes of this section.".
27	(b) Application of General Exclusions from Cov-
28	ERAGE.—
29	(1) APPLICATION TO PART D.—Section 1862(a) (42
30	U.S.C. 1395y(a)) is amended in the matter preceding para-
31	graph (1) by striking "part A or part B" and inserting
32	"part A, B, or D".
33	(2) Prescription medicines not excluded from
34	COVERAGE IF APPROPRIATELY PRESCRIBED.—Section
35	1862(a)(1) (42 U.S.C. 1395y(a)(1)) is amended—
36	(A) in subparagraph (H), by striking "and" at the
37	end;

1	(B) in subparagraph (I), by striking the semicolon
2	at the end and inserting ", and"; and
3	(C) by adding at the end the following new sub-
4	paragraph:
5	"(J) in the case of prescription medicines covered
6	under part D, which are not prescribed in accordance
7	with such part;".
8	(c) Conforming Amendments.—(1) Part C of title
9	XVIII is amended—
10	(A) in section 1851(a)(2)(B) (42 U.S.C. 1395w-
11	21(a)(2)(B)), by striking "1859(b)(3)" and inserting
12	"1858(b)(3)";
13	(B) in section 1851(a)(2)(C) (42 U.S.C. 1395w-
14	21(a)(2)(C)), by striking "1859(b)(2)" and inserting
15	"1858(b)(2)";
16	(C) in section 1852(a)(1) (42 U.S.C. 1395w-
17	22(a)(1)), by striking "1859(b)(3)" and inserting
18	"1858(b)(3)";
19	(D) in section 1852(a)(3)(B)(ii) (42 U.S.C. 1395w-
20	22(a)(3)(B)(ii)), by striking "1859(b)(2)(B)" and inserting
21	"1858(b)(2)(B)";
22	(E) in section 1853(a)(1)(A) (42 U.S.C. 1395w-
23	23(a)(1)(A)), by striking " $1859(e)(4)$ " and inserting
24	"1858(e)(4)"; and
25	(F) in section 1853(a)(3)(D) (42 U.S.C. 1395w-
26	23(a)(3)(D)), by striking " $1859(e)(4)$ " and inserting
27	"1858(e)(4)".
28	(2) Section $1171(a)(5)(D)$ (42 U.S.C. $1320d(a)(5)(D)$) is
29	amended by striking "or (C)" and inserting "(C), or (D)".
30	SEC. 102. PROVISION OF MEDICARE OUTPATIENT PRE-
31	SCRIPTION MEDICINE COVERAGE UNDER
32	THE MEDICARE+CHOICE PROGRAM.
33	(a) REQUIRING AVAILABILITY OF AN ACTUARIALLY EQUIVALENT PRESCRIPTION MEDICINE BENEFIT.—Section
34	
35	1851 (42 U.S.C. 1395w-21) is amended by adding at the end
36	the following new subsection:

1	"(j) Availability of Prescription Medicine Bene-
2	FITS.—
3	"(1) IN GENERAL.—Notwithstanding any other provi-
4	sion of this part, each Medicare+Choice organization that
5	makes available a Medicare+ Choice plan described in sec-
6	tion 1851(a)(2)(A) shall make available such a plan that
7	offers coverage of covered outpatient prescription medicines
8	that is at least actuarially equivalent to the benefits pro-
9	vided under part D. Information respecting such benefits
10	shall be made available in the same manner as information
11	on other benefits provided under this part is made avail-
12	able. Nothing in this paragraph shall be construed as re-
13	quiring the offering of such coverage separate from cov-
14	erage that includes benefits under parts A and B.
15	"(2) Treatment of prescription medicine en-
16	ROLLEES.—In the case of a Medicare+ Choice eligible indi-
17	vidual who is enrolled under part D, the benefits described
18	in paragraph (1) shall be treated in the same manner as
19	benefits described in part B for purposes of coverage and
20	payment and any reference in this part to the Federal Sup-
21	plementary Medical Insurance Trust Fund shall be deemed,
22	with respect to such benefits, to be a reference to the Fed-
23	eral Medicare Prescription Medicine Trust Fund.".
24	(b) Application of Quality Standards.—Section
25	1852(e)(2)(A) (42 U.S.C. 1395w-22(e)(2)(A)) is amended—
26	(1) by striking "and" at the end of clause (xi);
27	(2) by striking the period at the end of clause (xii)
28	and inserting ", and"; and
29	(3) by adding at the end the following new clause:
30	"(xiii) comply with the standards, and apply
31	the programs, under section 1859B(b) for covered
32	outpatient prescription medicines under the plan."
33	(c) PAYMENT SEPARATE FROM PAYMENT FOR PART A
34	AND B BENEFITS.—Section 1853 (42 U.S.C. 1395w-23) is
35	amended—
36	(1) in subsection (a)(1)(A), by striking "and (i)" and
37	inserting "(i), and (j)"; and

	
1	(2) by adding at the end the following new subsection:
2	"(j) Payment for Prescription Medicine Coverage
3	Option.—
4	"(1) IN GENERAL.—In the case of a Medicare+ Choice
5	plan that provides prescription medicine benefits described
6	in section 1851(j)(1), the amount of payment otherwise
7	made to the Medicare+Choice organization offering the
8	plan shall be increased by the amount described in para-
9	graph (2). Such payments shall be made in the same man-
10	ner and time as the amount otherwise paid, but such
11	amount shall be payable from the Federal Medicare Pre-
12	scription Medicine Trust Fund.
13	"(2) Amount.—The amount described in this para-
14	graph is the monthly Government contribution amount
15	computed under section 1859G(c)(2)(B), but subject to ad-
16	justment under paragraph (3). Such amount shall be uni-
17	form geographically and shall not vary based on the
18	Medicare+ Choice payment area involved.
19	"(3) RISK ADJUSTMENT.—The Secretary shall estab-
20	lish a methodology for the adjustment of the payment
21	amount under this subsection in a manner that takes into
22	account the relative risks for use of outpatient prescription
23	medicines by Medicare+ Choice enrollees. Such methodology
24	shall be designed in a manner so that the total payments
25	under this title (including part D) are not changed as a re-
26	sult of the application of such methodology.".
27	(d) Separate Application of Adjusted Community
28	RATE (ACR).—Section 1854 (42 U.S.C. 1395w-24) is amend-
29	ed by adding at the end the following:
30	"(i) Application to Prescription Medicine Cov-
31	ERAGE.—The Secretary shall apply the previous provisions of
32	this section (including the computation of the adjusted commu-
33	nity rate) separately with respect to prescription medicine bene-
34	fits described in section 1851(j)(1).".

(f) CONFORMING AMENDMENTS.—

(1) Section 1851 (42 U.S.C. 1395w-21) is amended—

35

1	(A) in subsection $(a)(1)(A)$, by striking "parts A
2	and B" and inserting "parts A, B, and D"; and
3	(B) in subsection (i) by inserting "(and, if applica-
4	ble, part D)" after "parts A and B".
5	(2) Section 1852(a)(1)(A) (42 U.S.C. 1395w-
6	22(a)(1)(A)) is amended by inserting "(and under part D
7	to individuals also enrolled under such part)" after "parts
8	A and B".
9	(3) Section 1852(d)(1) (42 U.S.C. 1395w-22(d)(1)) is
10	amended—
11	(A) by striking "and" at the end of subparagraph
12	(D);
13	(B) by striking the period at the end of subpara-
14	graph (E) and inserting "; and"; and
15	(C) by adding at the end the following:
16	"(F) the plan for part D benefits guarantees cov-
17	erage of any specifically named prescription medicine
18	for an enrollee to the extent that it would be required
19	to be covered under part D.
20	In carrying out subparagraph (F), a Medicare+Choice or-
21	ganization has the same authority to enter into contracts
22	with respect to coverage of preferred medicines as the Sec-
23	retary has under part D, but subject to an independent
24	contractor appeal or other appeal process that would be ap-
25	plicable to determinations by such a pharmacy contractor
26	consistent with section 1859D(c)(5).".
27	(e) Limitation on Cost-Sharing.—Section 1854(e) (42
28	U.S.C. 1395w-24(e)) is amended by adding at the end the fol-
29	lowing new paragraph:
30	"(5) Limitation on cost-sharing.—In no event
31	may a Medicare+Choice organization include a require-
32	ment that an enrollee pay cost-sharing in excess of the
33	cost-sharing otherwise permitted under part D.".
34	SEC. 103. MEDIGAP REVISIONS.
35	(a) Required Coverage of Covered Outpatient
36	Prescription Medicines.—Section 1882(p)(2)(B) (42
37	U.S.C. 1395ss(p)(2)(B)) is amended by inserting before "and"

- at the end the following: "including a requirement that an ap-propriate number of policies provide coverage of medicines which complements but does not duplicate the medicine benefits that beneficiaries are otherwise eligible for benefits under part D of this title (with the Secretary and the National Association of Insurance Commissioners determining the appropriate level of medicine benefits that each benefit package must provide and ensuring that policies providing such coverage are afford-able for beneficiaries;".
 - (b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on January 1, 2006.

(c) Transition Provisions.—

- (1) IN GENERAL.—If the Secretary of Health and Human Services identifies a State as requiring a change to its statutes or regulations to conform its regulatory program to the amendments made by this section, the State regulatory program shall not be considered to be out of compliance with the requirements of section 1882 of the Social Security Act due solely to failure to make such change until the date specified in paragraph (4).
- (2) NAIC STANDARDS.—If, within 9 months after the date of enactment of this Act, the National Association of Insurance Commissioners (in this subsection referred to as the "NAIC") modifies its NAIC Model Regulation relating to section 1882 of the Social Security Act (referred to in such section as the 1991 NAIC Model Regulation, as subsequently modified) to conform to the amendments made by this section, such revised regulation incorporating the modifications shall be considered to be the applicable NAIC model regulation and the 1991 NAIC Model Regulation) for the purposes of such section.
- (3) SECRETARY STANDARDS.—If the NAIC does not make the modifications described in paragraph (2) within the period specified in such paragraph, the Secretary of Health and Human Services shall make the modifications described in such paragraph and such revised regulation in-

1	corporating the modifications shall be considered to be the
2	appropriate regulation for the purposes of such section.
3	(4) Date specified.—
4	(A) IN GENERAL.—Subject to subparagraph (B),
5	the date specified in this paragraph for a State is the
6	earlier of—
7	(i) the date the State changes its statutes or
8	regulations to conform its regulatory program to
9	the changes made by this section; or
10	(ii) 1 year after the date the NAIC or the Sec-
11	retary first makes the modifications under para-
12	graph (2) or (3), respectively.
13	(B) Additional legislative action re-
14	QUIRED.—In the case of a State which the Secretary
15	identifies as—
16	(i) requiring State legislation (other than leg-
17	islation appropriating funds) to conform its regu-
18	latory program to the changes made in this section;
19	but
20	(ii) having a legislature which is not scheduled
21	to meet in 2004 in a legislative session in which
22	such legislation may be considered;
23	the date specified in this paragraph is the first day of
24	the first calendar quarter beginning after the close of
25	the first legislative session of the State legislature that
26	begins on or after January 1, 2004. For purposes of
27	the previous sentence, in the case of a State that has
28	a 2-year legislative session, each year of such session
29	shall be deemed to be a separate regular session of the
30	State legislature.
31	SEC. 104. TRANSITIONAL ASSISTANCE FOR LOW INCOME
32	BENEFICIARIES.
33	(a) QMB COVERAGE OF PREMIUMS AND COST-SHAR-
34	ING.—Section $1905(p)(3)$ (42 U.S.C. $1396d(p)(3)$) is
35	amended—
36	(1) in subparagraph (A)—
37	(A) by striking "and" at the end of clause (i),

	10
1	(B) by adding "and" at the end of clause (ii), and
2	(C) by adding at the end the following new clause:
3	"(iii) premiums under section 1859D(d).";
4	(2) in subparagraph (B), by inserting "and section
5	1859D(c)(3)(B) and 1859D(c)(3)(C)(i)" after "1813"; and
6	(3) in subparagraph (C), by striking "and section
7	1833(b)" and inserting ", section 1833(b), and section
8	1859D(c)(2)".
9	(b) EXPANDED SLMB ELIGIBILITY.—Section
10	1902(a)(10)(E) (42 U.S.C. 1396a(a)(10)(E)) is amended—
11	(1) by striking "and" at the end of clause (iii);
12	(2) by adding "and" at the end of clause (iv); and
13	(3) by adding at the end the following new clause:
14	"(v)(I) for making medical assistance available for
15	medicare cost-sharing described in section
16	1905(p)(3)(A)(iii) and medicare cost-sharing described
17	in section $1905(p)(3)(B)$ and section $1905(p)(3)(C)$ but
18	only insofar as it relates to benefits provided under
19	part D of title XVIII, subject to section 1905(p)(4), for
20	individuals (other than qualified medicare beneficiaries)
21	who are enrolled under part D of title XVIII and are
22	described in section 1905(p)(1)(B) or would be so de-
23	scribed but for the fact that their income exceeds 100
24	percent, but is less than 150 percent, of the official
25	poverty line (referred to in such section) for a family
26	of the size involved;
27	"(II) subject to section $1905(p)(4)$, for individuals
28	(other than qualified medicare beneficiaries and individ-
29	uals described in subclause (I)) who are enrolled under
30	part D of title XVIII and would be described in section
31	1905(p)(1)(B) but for the fact that their income ex-
32	ceeds 150 percent, but is less than 175 percent, of the
33	official poverty line (referred to in such section) for a
34	family of the size involved, for making medical assist-
35	ance available for medicare cost-sharing described in
36	section 1905(p)(3)(A)(iii) and medicare cost-sharing

 $described \quad in \quad section \quad 1905(p)(3)(B) \quad and \quad section$

1	1905(p)(3)(C) but only insofar as it relates to benefits
2	provided under part D of title XVIII, and the assist-
3	ance for medicare cost-sharing described in section
4	1905(p)(3)(A)(iii) is reduced (on a sliding scale based
5	on income) from 100 percent to 0 percent as the in-
6	come increases from 150 percent to 175 percent of
7	such poverty line;".
8	(c) FEDERAL FINANCING.—The third sentence of section
9	1905(b) (42 U.S.C. 1396d(b)) is amended by inserting before
10	the period at the end the following: "and with respect to
11	amounts expended that are attributable to section
12	1902(a)(10)(E)(v) (other than for individuals described in sec-
13	tion 1905(p)(1)(B))".
14	(d) Treatment of Territories.—
15	(1) IN GENERAL.—Section 1905(p) (42 U.S.C.
16	1396d(p)) is amended—
17	(A) by redesignating paragraphs (5) and (6) as
18	paragraphs (6) and (7), respectively; and
19	(B) by inserting after paragraph (4) the following
20	new paragraph:
21	"(5)(A) In the case of a State, other than the 50 States
22	and the District of Columbia—
23	"(i) the provisions of paragraph (3) insofar as they re-
24	late to section 1859D and the provisions of section
25	1902(a)(10)(E)(v) shall not apply to residents of such
26	State; and
27	"(ii) if the State establishes a plan described in sub-
28	paragraph (B) (for providing medical assistance with re-
29	spect to the provision of prescription medicines to medicare
30	beneficiaries), the amount otherwise determined under sec-
31	tion 1108(f) (as increased under section 1108(g)) for the
32	State shall be increased by the amount specified in sub-
33	paragraph (C).
34	"(B) The plan described in this subparagraph is a plan
35	that—
36	"(i) provides medical assistance with respect to the

provision of covered outpatient medicines (as defined in

1	section 1859D(b)) to low-income medicare beneficiaries;
2	and
3	"(ii) assures that additional amounts received by the
4	State that are attributable to the operation of this para-
5	graph are used only for such assistance.
6	"(C)(i) The amount specified in this subparagraph for a
7	State for a year is equal to the product of—
8	"(I) the aggregate amount specified in clause (ii); and
9	"(II) the amount specified in section 1108(g)(1) for
10	that State, divided by the sum of the amounts specified in
11	such section for all such States.
12	"(ii) The aggregate amount specified in this clause for—
13	"(I) 2006, is equal to \$25,000,000; or
14	"(II) a subsequent year, is equal to the aggregate
15	amount specified in this clause for the previous year in-
16	creased by annual percentage increase specified in section
17	1859D(c)(8)(B) for the year involved.
18	"(D) The Secretary shall submit to Congress a report on
19	the application of this paragraph and may include in the report
20	such recommendations as the Secretary deems appropriate.".
21	(2) Conforming amendment.—Section 1108(f) (42
22	U.S.C. 1308(f)) is amended by inserting "and section
23	1905(p)(5)(A)(ii)" after "Subject to subsection (g)".
24	(e) Application of Cost-Sharing.—Section 1902(n)(2)
25	(42 U.S.C. 1396a(n)(2)) is amended by adding at the end the
26	following: "The previous sentence shall not apply to medicare
27	cost-sharing relating to benefits under part D of title XVIII.".
28	(f) Effective Date.—The amendments made by this
29	section apply to medical assistance for premiums and cost-shar-
30	ing incurred on or after January 1, 2006, with regard to
31	whether regulations to implement such amendments are pro-
32	mulgated by such date.
33	SEC. 105. EXPANSION OF MEMBERSHIP AND DUTIES OF
34	MEDICARE PAYMENT ADVISORY COMMIS-
35	SION (MEDPAC).
36	(a) Expansion of Membership.—

1	(1) IN GENERAL.—Section 1805(c) (42 U.S.C. 1395b-
2	6(c)) is amended—
3	(A) in paragraph (1), by striking "17" and insert-
4	ing "19"; and
5	(B) in paragraph (2)(B), by inserting "experts in
6	the area of pharmacology and prescription medicine
7	benefit programs," after "other health professionals,".
8	(2) Initial terms of additional members.—
9	(A) IN GENERAL.—For purposes of staggering the
10	initial terms of members of the Medicare Payment Ad-
11	visory Commission under section 1805(c)(3) of the So-
12	cial Security Act (42 U.S.C. 1395b-6(c)(3)), the initial
13	terms of the 2 additional members of the Commission
14	provided for by the amendment under paragraph (1)(A)
15	are as follows:
16	(i) One member shall be appointed for 1 year.
17	(ii) One member shall be appointed for 2
18	years.
19	(B) COMMENCEMENT OF TERMS.—Such terms
20	shall begin on January 1, 2004.
21	(b) Expansion of Duties.—Section 1805(b)(2) (42
22	U.S.C. 1395b-6(b)(2)) is amended by adding at the end the
23	following new subparagraph:
24	"(D) Prescription medicine benefit pro-
25	GRAM.—Specifically, the Commission shall review, with
26	respect to the prescription medicine benefit program
27	under part D, the following:
28	"(i) The methodologies used for the manage-
29	ment of costs and utilization of prescription medi-
30	cines.
31	"(ii) The prices negotiated and paid, including
32	trends in such prices and applicable discounts and
33	comparisons with prices under section
34	1859E(a)(2)(E).
35	"(iii) The relationship of pharmacy acquisition
36	costs to the prices so negotiated and paid.

1	"(iv) The methodologies used to ensure access
2	to covered outpatient prescription medicines and to
3	ensure quality in the appropriate dispensing and
4	utilization of such medicines.
5	"(v) The impact of the program on promoting
6	the development of breakthrough medicines.".